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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
08/984,099	12/03/1997	KEVIN MCBRIDE	CGNE-115-1-U	1773		
7:	590 03/13/2002					
JENNIFER W		EXAM	EXAMINER			
	R LAW GROUP, P.C. N AVE, SUITE 440		NELSON, AMY J			
PALO ALTO,	CA 94306		ART UNIT	PAPER NUMBER		
			1638	0		
			DATE MAILED: 03/13/2002	$\times V$		

Please find below and/or attached an Office communication concerning this application or proceeding.



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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTC MEY DOCKET NO
				EXAM .TR
			ART UNIT	APER NUMBER
			DATE MAILEU	26

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

□ TH	HE PERI	OD FOR RES	PONSE:							
a) [] is exte	ended to run _		or continu	es to run		from th	e date of the	final mination	
b) 🗀			s from the date of the statutory peri	of the final rejection od for the res	ection or as of ponse expire la	the mailing date ater than six mo	of this a	Advisory Action the date of	n, whicheve	r is later. In no
	Any ex The da purpos	ktension of ting ate on which to ses of determining	e must be obtain he response, the ning the period o ed from the date	petition, and	petition under the fee have t	37 CFR 1.136(a been filed is the	a), the p date of	roposed resp the response	onse and the and also the	appropriate fee.
o Ap	pellant's	Brief is due i	n accordance wit	h 37 CFR 1.1	92(a).					, 20010.
Ap to	plicant's place the	response to e application i	he final rejection, n condition for all	filed owance:	P	as been conside	ered wit	th the followin	g effect, but i	t is not deemed
1.	The pro	posed amend	ments to the dai	m and /or spe	cification will r	ot be entered a	nd the f	inal rejection	stands hoca	IFO:
	a. 📋 T p	here is no co resented.	vincing showing	under 37 CF	R 1.116(b) why	the proposed a	amendm	ent is necess	ary and was	not earlier
	ь. 🔲 т	hey raise new	issues that woul	d require furt	ner considerati	on and/or search	h (See	Note)		
	c. 🗀 T	hey raise the	issue of new mat	ter. (See Not	9).		(566	NOIG).		
	d. 🔲 1	hey are not o	leemed to place	the application	n in better form	for appeal by m	nateriall	y reducing or	simplifying th	ne issues for
	е. 🔲 Т	hey present a	dditional claims v	vithout cance	lling a correspo	onding number o	of finally	rejected clair	ms.	
	NOTE:									
										
	•									
2.	Newly p	proposed or a allowable clai	mended claims		would be	allowed it subm	nitted in	a separately	filed amende	ent cancelling
з. 🗹	Upon the	o filling an app	eal, the proposed	d amendment	Milles en	tered 🔲 will no	ot be en	tered and the	status of the	-l-i 91
			23.65					and and	status or the	ciaims will
	Claims	llowed: bjected to:								
9	Claims n	ejected: 1-1	100 12-16 18 100 12-16 18	-23,24	-26,28	30-39,4	4-5	5,57,5	9,61,66	-68
5. 🔲 TI	he affida	MIDENCE	of COM	to act	SEC ID	No 12	ot overc	ome the rejec	tion because	11.2
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☐ The pro	Posed d	rawing correc			Triodin nas r	ot shown good	and suf	ficent reasons	why it was	A 6 ca
Other	* 67	onote	tion has	has not be	A POAGIGAD	w tha				
**	sta	ID No:	tion [] has [God SE.	_ا عظا . ۱.۶.	Application to	y the examiner. → dois → use.	 - -	46100 g	مرينه) حري	0
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				/	Amy // a	bu	;	SUPERVISO	J. NELSON:	
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